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Journal - Office of Legislative Counsel
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[Redacted]

13.

LEGISLATION After a discussion with Mr. Cary, called Jim Oliver, ~~OMB~~, in response to his call of yesterday and advised him that it was the strong opinion of the Agency that the figure of Agency retirees under CIARDS not be disclosed. Oliver accepted the position and felt certain that our legislative people would not press this matter further.

GEORGE L. CARY
Legislative Counsel

cc:
O/DDCI

Ex. Sec.
DDA
DDI
DDSET
Mr. Warner
Mr. Thuermer


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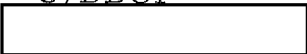
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18. (Unclassified - PLC) LEGISLATION Jim Oliver, OMB, called on behalf of their legislative section. He asked if the Agency would have any objections if the legislative people disclosed the actual number of Agency retirees under CIARDS when they present the Administration's bill to abolish the 1% kicker in the cost-of-living allowance to the Congress. I told him I would get back to him on this matter.


GEORGE L. CARY
Legislative Counsel

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cc:
O/DDCI


Ex. Sec.

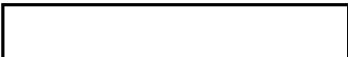
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DDS&T

Mr. Warner

Mr. Thuermer


IC Staff

EA/DDO

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4. (Unclassified - WPB) LEGISLATION Called Ed Strait, OMB, who is coordinating the President's veto package on S. 1517, the Foreign Relations Authorization Act. He was not in, so George Gilbert returned my call. Gilbert asked why we had an interest in S. 1517. I said that Ray Chapman, of ERDA, had called me and suggested that we weigh in on the veto question. Gilbert said that he had not sent us the enrolled bill because it had not occurred to him that there was a problem for CIA in section 146. I discussed with him the same points raised with Les Janka, on the NSC staff, earlier in the day. He agreed that there was little question but that the bill applied solely to military weapons and weapons technology. He said, however, that it was conceivable that the impact statement under section (b)(2) be required to include finished intelligence. He said the main problem with the provision, however, was that it would "ball up" the whole military authorizations and appropriations process. I said that we might be sending in a letter to OMB stating our views on section 146.

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